IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JONATHAN BURNS, et al., : CIVIL ACTION

Plaintiffs :

: NO. 21-4373

v. :

:

SUNBEAM PRODUCTS, INC., et :

al., :

Defendants :

ORDER

AND NOW this 14th day of March 2022, upon consideration of the parties' *joint motion to adjourn arbitration and remove case from arbitration eligibility*, [ECF 23], it is hereby **ORDERED** that the motion is **GRANTED**.¹ Accordingly, the previously scheduled arbitration of this matter is **ADJUOURNED**, and the Clerk of Court is directed to remove this matter from the Court's mandatory arbitration track.

BY THE COURT:

/s/ Nitza I. Quiñones Alejandro
NITZA I. QUIÑONES ALEJANDRO
Judge, United States District Court

In the underlying motion, the parties' jointly represent that the amount in controversy exceeds the arbitration limits of the Court's mandatory arbitration provision.